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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/770,318	01/26/2001	Christopher C. Brown	13316.1US01	7526
23552	7590 06/17/2004		EXAMINER	
MERCHANT & GOULD PC			MOONEYHAM, JANICE A	
P.O. BOX 2903 MINNEAPOLIS, MN 55402-0903			ART UNIT	PAPER NUMBER
	<b>-,</b>		3629	·· <u>-</u>
			DATE MAILED: 06/17/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

<u> </u>	1					
	Application No.	Applicant(s)				
	09/770,318	BROWN ET AL.				
Office Action Summary	Examiner	Art Unit	_			
	Jan Mooneyham	3629				
The MAILING DATE of this communication ap Period for Reply	ppears on the covers	sheet with the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a regard of the period for reply is specified above, the maximum statutory period.  - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however ply within the statutory minin I will apply and will expire SI te, cause the application to b	er, may a reply be timely filed  num of thirty (30) days will be considered timely.  X (6) MONTHS from the mailing date of this communication. become ABANDONED (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on 26 s	January 2001.					
	_					
3) Since this application is in condition for allows						
Disposition of Claims						
4)  Claim(s) 1-27 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5)  Claim(s) is/are allowed.  6)  Claim(s) 1-27 is/are rejected.  7)  Claim(s) is/are objected to.  8)  Claim(s) are subject to restriction and/	awn from considerat					
Application Papers						
9) The specification is objected to by the Examin	ier.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the	*					
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	*	- 1 1				
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for foreig a) ☐ All b) ☐ Some * c) ☐ None of:  1. ☐ Certified copies of the priority documer 2. ☐ Certified copies of the priority documer 3. ☐ Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	nts have been receiv nts have been receiv ority documents hav au (PCT Rule 17.2(a	ved. ved in Application No ve been received in this National Stage a)).				
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date	5) D	nterview Summary (PTO-413) Paper No(s)/Mail Date Notice of Informal Patent Application (PTO-152) Other:				

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## **DETAILED ACTION**

This is in response to the applicant's communication filed on January 26, 2001.
 Claims 1-27 are currently pending in this application.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

2. Claims 4-15 are rejected under 35 U.S.C. 102(e) as being anticipated by Torres et al (US 2002/0004757)(hereinafter referred to as Torres)

Regarding Claims 1-15:

Torres discloses a computer network apparatus and software for integrating communication between parties involved in the funeral process comprising (page 1 [0009,0010], page 2 [0035] thru page 4 [0042])): a memory/databases (Figs. 2, -5, page 1 [0009.0010]), a network server with a processor (page 2[0027]), links to the information (Figs. 4 - 7, page 5 [0057]), product supplier information and list of products and services and associated retail prices (page 3 [0035, 0037] (Fig. 7), funeral home information (Figs. 9-10); and predetermined set of funeral planner steps (Fig. 7-10).

Regarding Claims 16-18:

Torres discloses method for integrating communication between parties involved with the funeral process with a computer-implemented apparatus having a memory

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having first, second, and third storage locations, and a network server in data communication with the memory and having a network interface and a processor, the method comprising;

receiving, at the processor, electrical signals embodying funeral product information through the interface from a supplier client device and storing, by the processor, the funeral product information in the first storage location (Fig. 4-10, page 3 Online Funeral Plan) providing, by the processor, electrical signals embodying funeral product information stored in the first storage location to a funeral home client device through the interface (Figs 4-10, page 3-Online Funeral Plan), receiving at the processor, electrical signals embodying funeral home information including selections from information stored in the first. storage location, and storing, by the processor, the funeral home information in the second storage location (Figs. 1-10), providing, by the processor, electrical signals embodying funeral home information stored in the second storage location to consumer a client device through the interface (Figs. 1-10); wherein the interface is in electrical communication with the Internet 9page 2[0024].

Regarding Claims 19-27:

Torres discloses a method for integrating communication between parties involved with the funeral process with a computer-implemented apparatus having a memory for storing funeral process information and a network server in electrical

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communication with the memory and a network interface, the network server including a processor, the method comprising:

providing, by the processor, an electrical signal embodying a menu of funeral process items to a client device through the interface, each menu item corresponding to a set of data stored in memory (Figs. 1-10); determining, by the processor, the appropriate set of data to retrieve in response to selection of one of the menu items (Figs. 1-10); and providing an electrical signal embodying the appropriate set of data to the client device through the interface (Figs. 1-10); wherein the selection corresponds to product supplier information (Fig. 1-10); wherein the product supplier information includes a list of products offered by product suppliers and associated prices (page 2 [0035, -0038]); displaying, in a sequence a funeral plan option from a set of funeral plan options on a display of a client device for executing the computer process(Fig. 7, page 6 (step-by-step approach)); receiving a funeral plan option selection through an input device of the client device (Fig. 7, page 6 (step-by-step-approach); proceeding to a next funeral plan option to receive another funeral plan option selection, and transmitting from the client device a computer data signal embodying the funeral product option selections made during each of the funeral planner steps (Fig. 7, page 6 (step-bystep approach)

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## Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Matsuzaki, Tsuneo discloses a funeral system using the internet.

Segal discloses a method to assist consumers to make funeral arrangements online.

Parker discloses an integrated life planning method and system which includes funeral and death care service.

Barrott et al discloses a family advising system and method for making funeral arrangements over the web.

Richardson discloses a funeral home website

Angelsonline is a website with a guest book for the deceased.

Plan4ever is a web page with links for pre-planning funeral services.

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Any inquiry concerning this communication or earlier communications from the

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examiner should be directed to Jan Mooneyham whose telephone number is (703) 305-

8554. The examiner can normally be reached on Monday through Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, John Weiss can be reached on (703) 308-2702. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

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Center (EBC) at 866-217-9197 (toll-free).

JΜ

John G. Weiss

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600

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